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10/747,612	12/30/2003	Phillip Ace McCoppin	201818-0307164	2890	
999 7550 PILLSBURY WINTHROP SHAW PITTMAN, LLP P.O. BOX 10500 MCLEAN, VA 22102			EXAM	EXAMINER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/747.612 MCCOPPIN ET AL Office Action Summary Examiner Art Unit Ed Baird 3695 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 06 May 2009. 2a) ☐ This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-25 is/are pending in the application. 4a) Of the above claim(s) _____ is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 1-25 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.

1) Notice of References Cited (PTO-892)

Notice of Draftsperson's Patent Drawing Review (PTO-948)

Attachment(s)

Interview Summary (PTO-413)
 Paper No(s)/Mail Date. _____.

6) Other:

5) Notice of Informal Patent Application

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

 A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 06 May 2009 has been entered.

Status of Claims

 Applicant has amended claims 1 and 13. Claim 25 has been added. No claims have been canceled. Thus, claims 1 – 25 remain pending and are presented for examination.

Response to Arguments

 Applicant's remarks/ arguments filed 06 May 2009 with respect to claims 1 - 24 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- Claim 25 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- Claim 25 recites the limitations:

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 "if the funds transfer instructions are compliant with the one or more government requirements, ensuring, via the computer system, that any required data fields in the funds transfer instructions meet all data requirements of the settlement funds transfer system". and

"if the funds transfer instructions meet said data requirements, crediting an account
of the client bank established for foreign payments with an amount associated with the
funds transfer instructions".

These are conditional limitations such that if the condition does not hold true, no limitation is claimed

For the purposes of examination, the terms "if the funds transfer instructions are compliant with the one or more government requirements" and "if the funds transfer instructions meet said data requirements" will be interpreted as being not further limiting. Appropriate correction is required.

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1 3, 5 15, and 17 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lawrence (US Pub. No. 2003/0233319) in view of Barbara et al (US Pub. No. 2003/0105710).
- Regarding claims 1 and 13, Lawrence teaches:

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 receiving, in a computer processor, at a Receiver Financial Institution, financial transaction payment instructions from a Client Bank over a computer network [see at least 0065 and Figure 2] in a format associated with a settlement funds transfer system used for funding domestic credit transfer transactions and that provides a guarantee of funding of the transaction [see at least Abstract, 0022 - 0024, and Figure 1]. Examiner interprets financial institution as including Applicant's Client Bank and Receiver Financial Institution. Examiner notes that these financial institutions include "any insured bank": thus "any insured bank" is indicative of Applicant's guaranteeing transactions.

- analyzing by the computer processor, the received financial transaction payment instructions [see at least 0030, 0032 and 0057]. Examiner interprets a risk management clearing house (RMC) which "gathers data . . . and relates the data to risk variables for the purpose of managing risk associated with a risk variable" as analogous to Applicant's analyzing payment instructions.
- generating in a computer processor, foreign financial transaction payment instructions for at least one financial institution located in a foreign country, and transmitting the payment instructions over the computer network [see at least 0078 and Figure 5],

the foreign financial transaction payment instructions including data in a funds transfer messaging service format that is compatible with both the Receiver Financial Institution and the at least one financial institution [see at least 0031 and 0033]. Examiner notes that financial institutions [0024] include foreign banks and foreign financial agencies. Lawrence does not explicitly disclose:

 providing guaranteed self-funding of the transaction to the Receiver Financial Institution and

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guaranteed, self-funding of the transaction comprises both the Receiver Financial
Institution and the Client Bank being members of the settlement funds transfer
system, wherein said members are required to settle transactions initiated using the
system daily, and wherein any deficiencies in funding amounts are prevented by
guarantee procedures of a central banking authority that controls the settlement
funds transfer system.

However, Barbara teaches a method and system for on-line payments which enables the making of payments using any of a credit card or a checking account or savings account to facilitate an on-line transaction [0006]. She further discloses funds transfer capability which allows a customer at a terminal to use the customer's transaction account to transfer funds, for example, between eligible accounts [0031]. In addition, the customer can use the transaction account to transfer funds, for example, via selection of a self-fund mechanism which will provided an instant availability of funds [ld.]. This also enables the customer to move money from the customer's checking account in one bank to the customer's checking account in a different bank [0139]. In turn, the customer can use one account as collateral to ensure there are funds available in another account [ld.]. Examiner notes that this self-funding mechanism is analogous to Applicant's self-funding of the transaction in that different accounts in different banks are used as back-up to ensure an available of funds.

Therefore, it would have been obvious to one having ordinary skill in the art at the time of the instant invention to modify Lawrence's disclosure to include a self-funding mechanism as taught by Barbara because a user can use one account as collateral to ensure that there are funds available in another account even when the accounts are in different banks [Barbara 0031 and 0139].

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Regarding claims 2 and 14, Lawrence teaches:

wherein the settlement funds transfer system comprises a U.S. Federal Reserve
 Bank funds transfer system that carries out domestic funds transfers [see at least 0029],

 wherein the financial transaction payment instructions cause both an automatic credit and an automatic debit of associated accounts to be made upon receipt [see at least 0041 and 0042].

11. Regarding claims 3 and 15, Lawrence teaches:

wherein the funds transfer messaging service format that is compatible with both the
Receiver Financial Institution and the at least one financial institution is compatible with
a world-wide financial messaging network interfaced with the computer network
comprising standardized messaging services and interface software running in a
computer processor that initiates international payments [see at least 0002, 0023,
and 0029]. Examiner notes that SWIFT ("Society for Worldwide Interbank Financial
Telecommunication") is an example of Applicant's world-wide financial messaging
network.

- Regarding claims 5 and 17, Lawrence teaches the Client Bank as a domestic bank [0024].
- Regarding claims 6 and 18, Lawrence teaches the financial transaction is self funding [see at least 0023 and 0024].
- Regarding claims 7 and 19, Lawrence teaches:
 - the financial transaction payment instructions are received via a network interface with the settlement funds transfer system, said network interface being configured to

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provide access to a U.S. Federal Reserve Bank funds transfer system useful for carrying out domestic funds transfers [see at least 0024].

15. Regarding claims 8 and 20, Lawrence teaches:

 transmitting the foreign financial transaction payment instructions to the at least one financial institution [see at least 0024].

Regarding claims 9 and 21, Lawrence teaches:

 the at least one financial institution includes a branch of the Receiver Financial Institution that generated and transmitted the foreign financial transaction payment instructions [see at least 0026 and 0027].

17. Regarding claims 10 and 22, Lawrence teaches:

 the at least one financial institution includes a member of a non-Federal Reserve Bank electronic payments system [see at least 0024].

Regarding claims 11 and 23, Lawrence teaches:

the at least one financial institution includes a member of a U.S. Federal Reserve
 Bank funds transfer system that carries out domestic funds transfers [see at least 0023],

 wherein the financial transaction payment instructions cause both an automatic credit and an automatic debit of associated accounts to be made upon receipt thereof receipt [see at least 0041 and 0042].

Regarding claims 12 and 24, Lawrence teaches:

the at least one financial institution includes a correspondent bank that is connected
to the Receiver Financial Institution that generated and transmitted the foreign financial
transaction payment instructions via a world-wide financial messaging network [see at
least 0023 and 0029]

the world-wide financial messaging network comprises standardized messaging services and interface software (running in at least one processor that initiates—claim 24) used to initiate international payments [see at least 0067 – 0069].

 the correspondent bank handling business in a particular geographic area [see at least 0002, 0051 and 0059].

- Claim 25 is substantially similar to claims 1 and 13 with added limitations. Lawrence also teaches:
 - ensuring compliance of the funds transfer instructions with one or more government requirements [see at least 0026 and 0050]. Examiner interprets regulatory requirements as analogous to Applicant's government requirements.
 - if the funds transfer instructions are compliant with the one or more government requirements [0050], ensuring, via the computer system, that any required data fields in the funds transfer instructions meet all data requirements of the settlement funds transfer system [see at least 0026 and 0030].

Lawrence does not explicitly disclose:

 if the funds transfer instructions meet said data requirements, crediting an account of the client bank established for foreign payments with an amount associated with the funds transfer instructions:

However, **Barbara** teaches crediting an account of the client bank to a foreign bank with the funds transfer instructions [see at least 0093 and 0139].

Therefore, it would have been obvious to one having ordinary skill in the art at the time of the instant invention to modify Lawrence's disclosure to include crediting an account of the

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client bank to a foreign bank as taught by Barbara because a customer can use the system to make person-to-person payments to other recipients in different countries (Barbara 0093).

- 21. Claims 4 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lawrence in view of Barbara and in further view of SWIFT.com ("MT 103 migration – a success for the whole community", home page stories archive 2003, posted 11/21/2003).
- 22. Regarding claims 4 and 16, Lawrence and Barbara teaches all the items of claims 2 and 14, the claims upon which these claims depend, respectively, but do not teach foreign financial transaction payment instructions which comply with SWIFT MT 103 specifications (i.e. messaging standards).

However, SWIFT.com teaches about foreign financial transaction payment instructions which comply with SWIFT MT 103 messaging standards. SWIFT.com discloses "The weekend of 15-16 November saw two significant events in SWIFT's history. The first was the removal of the MT 100, SWIFT's most-used message, from the network. To enable this to happen, migration to the MT 103 needed a successful completion and this was achieved with a 98% migration rate on the last working day before the deadline", [2nd paragraph].

Therefore, it would have been obvious to a person having an ordinary skill in the art at the time of the instant invention to modify Lawrence's disclosure to include SWIFT MT 103 specifications as disclosed by SWIFT.com because its use would increase certainty, transparency, and automation (STP) of customer transfers as well as reduced cost, reduced risk, and conform to worldwide regulatory requirements.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Ed Baird whose telephone number is (571)270-3330. The examiner can

normally be reached on Monday - Thursday 7:30 am - 5:00 pm Eastern Time.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Charles R. Kyle can be reached on 571-272-6746. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://portal.uspto.gov/external/portal/pair. Should you have questions on access to

the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-

free). If you would like assistance from a USPTO Customer Service Representative or access to

the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Ed Baird/

Examiner, Art Unit 3695

/Naravanswamy Subramanian/

Primary Examiner, Art Unit 3695